| OF | RIGINAL U | INITED ST | TATES DISTR | ICT COURT | |
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| | | | District of | GU | AM |
| | UNITED STATES OF A | MERICA | ODDE | | AL DEPARTMENT OF THE LA |
| V. JUSTIN KEN TAISIPIC Defendant | | | ORDER OF DETENTION PENDING TRIAL Case Number: CR-06-00022 | | |
| | | | | | |
| □ (1) | The defendant is charged with or local offense that would hav a crime of violence as definant offense for which the man an offense for which a man | re been a federal offe ned in 18 U.S.C. § 3 naximum sentence is | nse if a circumstance givin 156(a)(4). life imprisonment or death | g rise to federal jurisdiction . | federal offense state had existed that is |
| | | | | o or more prior federal offer | nses described in 18 U.S.C. |
| ☐ (2) | § 3142(f)(1)(A)-(C), or co. The offense described in findir | | | on release pending trial for a | federal, state or local offense. |
| (3) | A period of not more than five | years has elapsed sir | | | |
| ☐ (4) | for the offense described in finding (1). Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition or combination of conditions will reasonably assure the safety of (an) other person(s) and the community. I further find that the defendant has not rebutted this presumption. Alternative Findings (A) | | | | |
| X (1) | There is probable cause to beli- | | | | |
| | for which a maximum term | n of imprisonment of | ten years or more is presc | ribed in | |
| X (2) | the appearance of the defendant as required and the safety of the community. Alternative Findings (B) | | | | |
| ☐ (1) ☐ (2) | There is a serious risk that the There is a serious risk that t | defendant will not ap he defendant will e | opear. Endanger the safety of ar | other person or the com | DISTRICT COURT OF GUAL |
| <u> </u> | | | | | AUG - 4 2006 X |
| | | | | | MARY L.M. MORAN |
| | | | | | CLERK OF COURT |
| | | | | | |
| | ind that the credible testim | | en Statement of Reason tion submitted at the h | | rincing evidence X a prepon- |
| | e of the evidence that inds that the defendant has no | a ties to the commu | nity and the limited info | rmation before the Court | establishes that no |
| | on or combination of condition | | | | |
| | | 70 A C C C C C C C C C C C C C C C C C C | | | |
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| to the e reasona Govern | xtent practicable, from persons ble opportunity for private consument, the person in charge of the ection with a court proceeding. | stody of the Attorney awaiting or serving s ultation with defense | sentences or being held in counsel. On order of a c | epresentative for confinemer custody pending appeal. To ourt of the United States or | nt in a corrections facility separate, The defendant shall be afforded a on request of an attorney for the for the purpose of an appearance |
| *************************************** | August 2, 2006 Date | | - Yu | Signature of Judicial Officer | |
| | | | | WARE, DESIGNATED JU e and Title of Judicial Office | |

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).

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